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X Original	Supplemental		Continuation-in-Part
I deciare further that my residunce, po original, first and sole inventor (if only below) of the subject matter which is	rone name is listed below) or an ori	ginal, first and joint inventor (if plural names are listed
	OPTICAL CROSS CONNEC	CT SWITCH	
the specification of which (check one)			
is attached hereto.			
X was filed on April	30, 2001		
as Application Serial No		*	
and was amended on		(if applicable).	
in any country helore my or our invent that he invention was in public use o		America more than one year p	orior to this application;
acknowledge my duty to disclose into invention has not been patented or ma country foreign to the United States country foreign to the United States of six months prior to this application; and foreign to the United States of Ameri X no such application Prior Foreign Application	ade the subject of an inventor's cert of America on an application filed of America on an application filed by id as to applications for patents of in- ca prior to this application by me of cations have been filed, or	tificate issued before the date by me or my legal representa me or my legal representative ventor's contificate on the inve	of this application in any tives or assignees in any s or assignees more than intion filed in any country assigns:
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I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claim, as amended by any amendment referred to herein. I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Sec. 1.56(a).

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POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) to prosecute this application and transact all business in the U.S. Patent and Trademark Office connected therewith. (list name and registration number)

Gary L. Eastman, Registration Number, 41,005

Send correspondence to:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the united States Code and that such willful false statements may jeopardize the validity of the application or any patent issued therefrom.

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